UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA, . CRIMINAL NO. 1:15-cr-10271-WGY-1

Plaintiff

. BOSTON, MASSACHUSETTS

v. . MARCH 7, 2016

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ALEX LEVIN,
Defendant

TRANSCRIPT OF DETENTION HEARING
BEFORE THE HONORABLE MARIANNE B. BOWLER
UNITED STATES MAGISTRATE JUDGE

APPEARANCES:

For the Government: UNITED STATES ATTORNEY'S OFFICE

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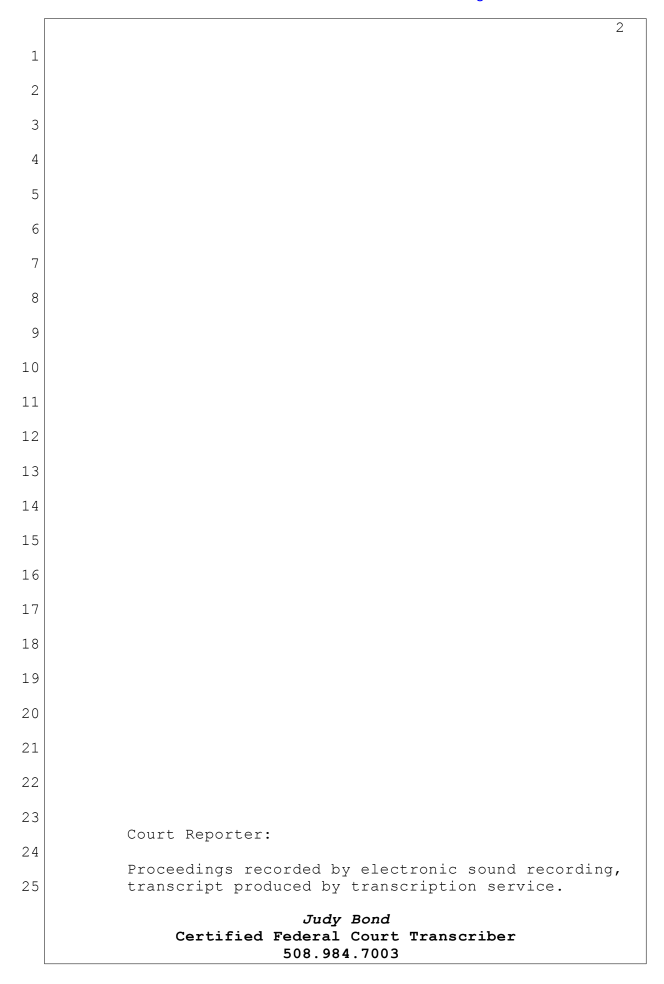
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  COURT CALLED INTO SESSION
  (4:02:05 P.M.)
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            THE CLERK: The United States District Court for
4 the District of Massachusetts is now in session.
5 Honorable Marianne B. Bowler presiding, today is Monday,
6 | March 7, 2016, in the case of U.S. v. Levin, Criminal Action
  15-10271, will now be heard.
            Will counsel please identify themselves for the
9
  record.
10
            MR. TOBIN: Good afternoon, Your Honor. David
  Tobin and Jordi dellano on behalf of the United States.
11
12
            THE COURT: Thank you.
            MR. deLLANO: Good afternoon, Your Honor.
13
            THE COURT: Good afternoon.
14
15
            MR. CARNEY: J.W. Carney, Junior. With me is
16 Attorney Sam Zaganjori. Good afternoon, Your Honor.
            THE COURT: Good afternoon.
17
18
            MR. CARNEY: And the defendant is present --
19
            THE COURT: So noted --
            MR. CARNEY: -- at counsel table.
20
21
            THE COURT: -- for the record.
22
            Well, Mr. Carney, I'll hear you on Docket Entry
23 33, which is defendant's second motion for release.
24
            MR. CARNEY: Thank you, Your Honor. I first want
25 to extend my sincere gratitude to the Court for being able
                             Judy Bond
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to reschedule this hearing so it could occur on the same day
2 that there was a status hearing before Judge Young.
3
            THE COURT: I was going to ask you. It was just a
4 status hearing? There is a motion to suppress, but it was
5 not heard at this time, or?
            MR. CARNEY: That's correct, Your Honor.
6
            THE COURT: All right.
            MR. CARNEY: The Government needs additional time
8
9 to respond to it.
10
            Judge Young has scheduled oral argument on the
11 motion for I believe March 25. He also has rescheduled the
12 trial date to June 13.
            THE COURT: All right. 3/25 for the motion to
13
14 suppress; right?
15
            MR. CARNEY: And I can represent to the Court that
16 no matter what the outcome of the motion to suppress hearing
17 would be, the defendant has made it clear that he intends to
18 proceed to trial on this case.
19
            THE COURT: All right. So noted. And therefore,
20 Docket Entry 46 is moot, motion for expedited hearing; in
21 that, you're having a hearing now.
22
            MR. CARNEY: Yes. And I'm so grateful to Your
23 Honor.
24
            Well, actually --
25
            Yes, I am so grateful to Your Honor for scheduling
                             Judy Bond
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5
  lit.
            THE COURT: I was out of the country. The clerk
  contacted me, set it up immediately.
            MR. CARNEY: It was terrific, and it must be
  wonderful to have --
5
 6
            THE COURT: The best clerk in the courthouse?
            MR. CARNEY: Right out of my mouth.
8
            And I'd like to address the Court briefly orally.
9
            THE COURT: You've read everything, and you have
10 Ms. Rivera's reports?
            MR. CARNEY: Yes, I have, Your Honor.
11
            The first item I want to address is whether it is
12
13 necessary or even indicated that if the defendant is to be
14 released, he should have a third-party custodian.
             I have had dozens of cases since I've been a
15
16 member of this bar which I joined in 1979 where there has
17 been a third-party custodian, but never in a situation like
18 this.
            As Your Honor knows, the defendant is 49 years
19
20 old. He is a United States citizen. He has no prior
21 criminal record whatsoever. The crime is not a crime of
22 violence. The Government has sought an indictment solely
23 for possession.
            The last case I had in this court of this nature a
24
25|person had possession of more than 36,000 items.
                             Judy Bond
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6
  possession of one is serious --
2
            THE COURT: Items or images?
3
                                   26,000. And in fact, that
            MR. CARNEY:
                         Images.
  case went to court -- I mean, went to trial before Judge
5 Young.
             In my opening statement I admitted the possession
6
  of those items, but contested the production or making of
  child pornography, because he was charged with those four
          And the defendant was acquitted of those four
10
  counts.
            But in a situation like this where it's simple
11
12 possession, albeit a serious crime, but simple possession,
13 not transportation, meaning sending images anywhere, not
14 production, meaning creating images, and I believe the
15 number of items actually possessed in terms of photo or
16 video is under ten, I'm not minimizing it but making a
17 comparison to what other cases often reflect.
            My client has lived in Massachusetts for decades.
18
19|He graduated from high school in Worcester in 1984. Then
  got a bachelor of science degree and following that a
21 master's degree.
22
             Then he became employed in the technical field,
23 and he has consistently stayed employed as a IT specialist,
24 moving from company to company as the work became more
25 attractive for him or the job opportunities became more
                             Judy Bond
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7
  lucrative.
2
            He was married and is currently divorced. But as
  a divorced father, he is a dedicated parent to his daughter
  who is nine years old.
5
            She lives with the mom, while prior to this case
6 he would have visitation at his apartment every other
  weekend and would also have visitation I believe it was on
  every Wednesday. His ex-wife has said she does not
9 interpose any objection to the defendant being released.
10
            This has probably been the most traumatic part of
11 his being in custody, because his daughter is struggling not
12|being able to see her father in the manner that she did
13 before.
            He's got support of his family, a brother who
14
15 lives locally who owns a jewelry store that's been very
16|supportive of him, as has the defendant's other brother.
             In a situation like this, I submit that Alex Levin
17
18 does not present a realistic prospect of flight. He'd be
19 abandoning the daughter he adores.
20
            The Government has proposed a resolution.
21 not likely to be accepted, but the resolution -- well, I'll
22
  call it what it is. It's a very fair proposed resolution of
23 the case. I don't often say that in this building, but I
24 can say that in this case. And I just indicate that to Your
25|Honor, because even with the fairness of the position that
                             Judy Bond
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the Government has taken, my client intends to go to trial
2|for the sole issue: Did he knowingly download these images
3 to his computer? That will be the issue at trial. And I
4 say this to show that his commitment is to go to trial as
  opposed to accepting the government's proposal and being
  home in a relatively short time.
             So I submit he doesn't present a risk of flight.
             So then it comes down to danger to the community.
8
9 Does he need a custodian to provide safety to the community?
10 I think the biggest issue would be whether he could have
11 access to the Internet whether on a smartphone or a
12 computer.
13
             And the person I'm proposing primarily as the
14 individual with whom my client would live is his brother.
15 He's made it clear he will get rid of any computer access in
16 the home. He will not allow smartphones to be present in
  the home.
17
            My client would be under GPS monitoring device, so
18
  that one could be assured where he is at all times.
20
             There's no suggestion of any threat ever made to
21 any individual in the community.
             The fact that the defendant's brother has a
22
23 daughter living in the house is not an issue given that she
24 | is 21 years old --
25
             THE COURT: But it's a two-bedroom apartment.
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9
            MR. CARNEY: Yes.
2
            THE COURT: Where is he going to live?
3
            MR. CARNEY: He and his brother are going to stay
4 in one room is what I'm told, and the mother and daughter
5 would stay in the other room. They're willing to do that.
6 It's an accommodation that one would only make for a family
  member that you love and are supportive of.
            And so under those circumstances and whatever
  other conditions the Court wants to set such as an unsecured
10 bond --
             I know initially in the probation report I notice
11
12 that after a very --
            THE COURT: Does the brother's wife work?
13
            THE DEFENDANT: She does.
14
15
            THE COURT: No. You speak to your lawyer, not to
16 me.
            MR. CARNEY: She owns a hair salon, Your Honor.
17
18
            THE COURT: And where is that?
            MR. CARNEY: In Canton.
19
20
            And in the report dated in August the probation
21 officer listed 17 conditions of release, all of them being
22 acceptable to the defendant.
23
            And if Your Honor adopted them or wanted to add
24 others, that's fine as well.
25
             I'm looking at page 4 of that report which states,
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to make sure he's not doing alcohol.

A land line will be installed at the apartment so 3 that he can be monitored by a GPS if the Court were to set a curfew so that he had to be in the house during a certain 5 period of time.

He knows the stakes. He knows he has to be like Caesar's wife in terms of staying away from the Internet, and he knows what the consequences would be.

But under the circumstances since all the other conditions are enough to assure that he won't be a risk of flight and a danger to the community, I'm respectfully 12 asking the Court to reconsider whether this man, this profile, requires a third-party custodian.

Thank you.

6

14

20

22

15 THE COURT: Mr. Tobin, do you wish to respond?

16 MR. TOBIN: Briefly, Your Honor, yes. Thank you.

17 This Court has already given, first of all correctly, due 18 consideration to the defendant's brother as a potential

third-party custodian. And while I don't --

My understanding at least from the comments of the 21 Court in the previous hearing was that there was a genuine concern about the brother's criminal record. I understand, 23 as the judge understands, of course, Your Honor, that his 24 case was nolle prossed, but the case started in the district 25|court. It was indicted. And you'll recall that there were

25 for some weeks or -- or certainly weeks for a suitable

13 third-party custodian. He hasn't been able to find one. 2 His argument today and from the beginning -- and 3 again, in fairness to Mr. Carney -- is that one is not 4 needed, and we just have to part company there. We just 5 have to disagree. We, the United States, on whose behalf I speak, I 6 believe that a third-party custodian is very important in cases like this. And I don't want to rehash my entire previous 10 argument, so I won't, but the high points, if you will, or $11\,|\,$ at least the salient points of that are that this is a crime 12|that can victimize children, and it can be done anytime or 13 anywhere there's a portal to the Internet. And it is extremely --14 15 It's virtually impossible to keep an individual 16|from getting access to the Internet, and it's he certainly 17 impossible when the third-party custodian is an 18 inappropriate person. 19 So that's why he needs a third-party custodian. 20 And as I've said from the beginning, at this point 21 the defense has provided nothing that gives the Government 22 any reassurance that society or children would be protected 23 or that he wouldn't be a flight risk. I know he has a child. I know that he has a 24

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25|significant other, a young lady who I believe is in the room

14 today. Of course, the government's position, albeit it's innocent or he's not guilty until proven guilty, the government's position and the grand jury did find probable cause that despite a daughter, despite a girlfriend, despite everything that Mr. Carney says, there is evidence sufficient for an indictment that he victimized children. And I'll make one final point, and then I promise I'll sit down. 9 I respect Mr. Carney's position, and I understand 10 his position when he says that this is not a crime of violence. Whether or not it's a crime of violence or not is 11 12 perhaps an open question. I know that for certain purposes, I believe that these kinds of cases are or can be considered crimes of violence. 14 But, Judge, even if a judge feels as though this 15 16 is not a crime of violence, it is a very troubling crime. The gravamen of this is a crime of violence, because children being exploited, particularly children being raped 18 and penetrated, is a horrible, heinous, violent act. defendant may not be engaging in horrible, heinous physical acts against children, but what he's doing, nonetheless, 22 victimizes and hurts children. 23 And you need only look at the victims' statements,

24 the victims' statements of children. Not the statements that pertain to their sexual assaults at the hands of

Okay. I can't put him in a complex with children.

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25

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16
1 | Sorry.
            As to the second proposed custodian who says he's
3 in Vermont 30 to 40 -- or New Hampshire I think 30 to 40
4 percent of the time, he's not around.
5
             This is not a person who knows how to use a
  computer casually; this is an IT expert.
             So I need to have somebody who can supervise him
8 and say there is no access.
             If you can come back and find -- show me a place
10 where he can be supervised by somebody in a home where there
11 are no children in close proximity, I will consider it.
             So it's not denied -- it's denied without
12
13 prejudice.
             In the interim, the defendant is remanded to the
14
15 custody of the United States Marshal Service.
16
            MR. CARNEY: Thank you, Your Honor.
             THE COURT: And Ms. Rivera is available to assist
17
18 if you have a further proposal.
19
            MR. TOBIN: Thank you, Your Honor.
20
            MR. ZAGANJORI: Thank you, Your Honor.
21
            MR. deLLANO: Thank you, Your Honor.
22
             THE COURT: And I will note that if the motion to
23 suppress is granted, that you might want to come back.
24
            MR. CARNEY: Thank you, Your Honor.
             THE COURT: All right.
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                             Judy Bond
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        (Court adjourned at 4:22:43 p.m.)
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CERTIFICATION I, Judy Bond Gonsalves, a court approved transcriber, 3 certify that the foregoing is a correct transcript from the 4 official electronic sound recording of the proceedings in 5 the above-entitled matter. March 12, 2016 Judy Bond Certified Federal Court Transcriber 508.984.7003